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6 7	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
8	UNITED STATES OF AMERICA		
9	Plaintiff,	Case No. CR10-322-TSZ	
10	v.	DETENTION ORDER	
11	JAMES DAVID ALLEN, II.,		
12	Defendant.		
13	Offenses charged:		
14	Felon in Possession of a Firearm and Possession of a Weapon Made from a Shotgun.		
15	Date of Detention Hearing: September 4, 2012.		
16	The Court, having conducted a detention hearing pursuant to Title 18 U.S.C. § 3142(f),		
17	and based upon the factual findings and statement of reasons for detention hereafter set forth,		
18	finds that no condition or combination of conditions which the defendant can meet will		
19	reasonably assure the appearance of the defendant as required and the safety of any other personal reasonably assure the appearance of the defendant as required and the safety of any other personal reasonably assure the appearance of the defendant as required and the safety of any other personal reasonably assure the appearance of the defendant as required and the safety of any other personal reasonably assure the appearance of the defendant as required and the safety of any other personal reasonably assured as the safety of any other personal reasonably as the safety of any other personably as the safety of a sa		
20	and the community.		
21	FINDINGS OF FACT AND STATEMENT OF REASONS FOR DETENTION		
22	In 2011, defendant pled guilty reserving the right to appeal. He appealed and the Court		
23	of Appeals for the Ninth Circuit remanded the ma	atter. Defendant argues he should be released	

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because he will prevail at the Franks hearing the Court has scheduled, has found religion and turned over a new leaf, has relatives who are supportive or release, and because he needs and will benefit from supervision. The government disagreed with the defendant' assessment regarding the issue of the Franks hearing and argued that since the Court initially ordered defendant detained in 2010, very little has changed to merit release. Although the strength and weakness of a case is a factor the court considers, it is a factor carrying the least weight. The Court finds despite the positives the defense pointed out in argument, defendant nonetheless presents a serious risk to the safety of the community and risk of flight. Defendant has an extremely long criminal history including crimes of violence, and drug and alcohol related offenses. He has a significant history of substance abuse problems. He has failed to appear for past court appearances on numerous occasions.

## It is therefore **ORDERED**:

- (1) Defendant shall be detained pending trial and committed to the custody of the Attorney General for confinement in a correctional facility separate, to the extent practicable, from persons awaiting or serving sentences, or being held in custody pending appeal;
- (2) Defendant shall be afforded reasonable opportunity for private consultation with counsel;
- (3) On order of a court of the United States or on request of an attorney for the Government, the person in charge of the correctional facility in which Defendant is confined shall deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding; and
- (4) The Clerk shall direct copies of this order to counsel for the United States, to counsel for the defendant, to the United States Marshal, and to the United States Pretrial Services

1	Officer.
2	DATED this 4th day of September, 2012.
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4	BRIAN A. TSUCHIDA
5	United States Magistrate Judge
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